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July 08, 2007

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Application Number: 10/749,362

Filing Date: December 31, 2003

Name of Invention: Designer tracheostomy tube attachment

This correspondence is intended to reply to the office action summary received. This is in reply to the missing claims. Claim number 5 is not missing, I was told by my patent examiner to remove this claim earlier on in this confusing process.

I was told that claim 5, along with the other claim numbers which were removed as you can see in earlier correspondence, were related to species 2. What you all referred to as species 2 was the adjustable part of my invention. I was told that I had to choose one or the other, which I felt that was not right. I am beginning to question that now. Sometimes I feel you need to talk to the inventors to understand the inventions, just as we have to call the 800 numbers for products we buy instead of just throwing them in the trash after we have invested so much into them just because we don't understand them or we "think" we do.

It seems that there are instructions given to me and when I comply with those instructions, I get notice once again, that there was a problem with those instructions. I would like to get my patent approved. It has been 4 years now. I am available to be spoken with because obviously the paper is not doing my patent any justice. I am being told to remove things, then years later told that very same thing is missing. Let's get this fixed and approved.

I am requesting that a combination of the attachment and the tracheostomy tube be made. The invention is strictly to be utilized in combination with the tracheostomy tube. The invention cannot be used without the tracheostomy tube therefore I request it be in combination with the tracheostomy tube.

Michelle Lynn Hatcher Michelle Lynn Hatcher

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Claims

What is claimed is:

Claim# 1 (Currently Amended) A designer tracheostomy tube and other neck wearing device attachment used to provide for the purpose of providing provides a decorative and colorful way to secure attach a tracheostomy tube or other neck wearing device comprising: means for securing the attachment to the tracheostomy tube or other neck wearing device; means for stringing decorative ornaments; means for connecting the securing device to the attachment; means for the adjustable model to adjust to users desired fit; means for holding attachment together at the ends and means for connecting the closed ended fastener clasp, means for adjusting fabric attachment to users desired fit; and means for fabricating the body of the fabric attachment with any suitable fabric.

Claim# 2 (Currently Amended) The designer tracheostomy tube and other neck wearing device attachment in accordance with claim 1, wherein said means for securing the attachment to the tracheostomy tube or other neck wearing device comprises a elosed-ended fustener clasp.

Claim# 3 (Currently Amended) The designer tracheostomy tube and other neck wearing device attachment in accordance with claim 1, wherein said means for stringing decorative ornaments comprises a stringing line.

Claim# 4 (Canceled) The designer trueheostomy tube and other neck wearing device attachment in accordance with claim 1, wherein said means for connecting the securing device to the attachment comprises a split ring.

Claim# 6 (Currently Amended) The designer tracheostomy tube and other neck wearing device attachment in accordance with claim 1, wherein said means for holding attachment together at the ends comprises a crimp bead.

Claim# 7 (Canceled) The designer tracheostomy tube and other neck wearing device attachment in accordance with claim 1, wherein said means for connecting the closed ended fastener comprises a jump ring.

Claim#10 (Currently Amended) 10. A designer tracheostomy tube and other neck wearing device attachment used to provide for the purpose of providing a decorative and colorful way to secure attach a tracheostomy tube comprising: a closed-ended fastener, that secures for securing the attachment to the tracheostomy tube or other neck wearing device; a stringing line, that strings for stringing decorative or aments; a split ring, for connecting the securing device to the attachment; a designer clamp, for the adjustable model to adjust to users desired fit; a crimp bead, that holds the for holding attachment together at the ends. a jump ring, for connecting the closed-ended fastener; an adjusting device, for adjusting fabric attachment to users desired fit; and a fabric, for fabricating the body of the fabric attachment with any suitable fabric.

Claim# 11 (Currently Amended) 11. The designer tracheostomy tube and other neek wearing device attachment provides as recited in claim 10, further comprises comprising: a beads, for providing decorative ornaments the ornamental body of the attachment attachment even though the body of the attachment may be fabricated of beads, decorative metal or any other suitable material, connected to said closed ended fastener.

Claim# 14 (Currently Amended) 14. A designer tracheostomy tube [and other neck wearing device] attachment that provides for the purpose of providing provides a decorative and colorful way to secure attach a tracheostomy tube or other neck wearing device comprising: a closed-ended fastener, that secures for securing the attachment to the tracheostomy tube or other neck wearing device; a stringing line, that strings the for stringing decorative ornaments; a split ring, for connecting the securing device to the attachment; a beads, that provide for providing decorative ornaments the ornamental body of the attachment even though the body of the attachment may be fabricated of beads, decorative metal or any other suitable material, connected to said closed-ended fastener; a designer olump, for the adjustable model to adjust to users desired fit; a crimp bead or other suitable means, that holds the for holding attachment together at the ends. a jump ring, for connecting the closed-ended fastener; an eyelet, for connecting fubric to jump ring if desired or fabric can be sewn to jump ring so that the eyelet can be eliminated; an adjusting device, for adjusting fabric attachment to users desired fit; and a fabric, for fabricating the body of the fabric attachment with any suitable fabric.

Remarks:

I disagree with my invention being compared with another. My invention is unlike no other. There were searches done and there were no inventions like mine. Through the years of one word not being in the right place no other invention has been like mine until now. US 6,789,542 B1 is no comparison to mine. This invention covers the tracheostomy tube and hides it. My invention does not cover the tracheostomy and does not contain a screen. They both may be ornamental but they are in no comparison with each other. Having been in the medical field for over 13 years, it is not safe to actually cover the tracheostomy tube. There is also improvement to existing patents. There are other known patents that serve the purpose of holding tracheostomys in place and they have been

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granted. Unlike the invention in comparison, my invention can be used with any tracheostomy tube, not just one where the screen will fit over it. I certainly hope that you will see there is no comparison between the two inventions. They may have some of the same components but many other patents have the same.

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PAPER



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06/12/2007

CONFIRMATION NO. ATTORNEY DOCKET NO. FIRST NAMED INVENTOR APPLICATION NO. FILING DATE Michelle Lynn Hatcher 12/31/2003 10/749,362 06/12/2007 **EXAMINER** Michelle Lynn Hatcher RODRIGUEZ, RUTH C 2116 Wesley Ct. Tallahassee, FL 32303 PAPER NUMBER **ART UNIT** 3677 **DELIVERY MODE** MAIL DATE

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

PTOL-324 (01-06)

	Application	No.	Applicant(s)	
Notice of Non-Compliant	10/749362			
Amendment (37 CFR 1.121)	Examiner		Art Unit	
		·		
The MAILING DATE of this communication ap	pears on the	over sheet w	th the correspondence addre	oss
he amendment document filed on <u>5/29/07</u> is consider 7 CFR 1.121 or 1.4. In order for the amendment docu	ed non-compl ment to be co	ant because mpliant, corr	it has failed to meet the req ection of the following item(s	uirements of
HE FOLLOWING MARKED (X) ITEM(S) CAUSE THE 1. Amendments to the specification: A. Amended paragraph(s) do not included the process of the pr	E AMENDME! le markings.	IT DOCUME	NT TO BE NON-COMPLIA	NT:
2. Abstract:A Not presented on a separate sheet.B. Other	37 CFR 1.72.			·
 3. Amendments to the drawings: A. The drawings are not properly identing "Annotated Sheet" as required by 3 B. The practice of submitting proposed showing amended figures, without the C. Other 	/ UFK 1.121()	ection has be	en eliminated. Replacemer	t drawings
 4. Amendments to the claims: A. A complete listing of all of the claim B. The listing of claims does not included to the claim has not been provided to of each claim cannot be identified. number by using one of the following (Previously presented), (New), (Note that the claims of this amendment papers). D. The claims of this amendment papers. E. Other: MISSING CLAIM 5. 	the text of a with the prope Note: the sta ng status iden t entered), (Wer have not be	in pending cill status iden- tus of every lifiers: (Origin thdrawn) an en presente	claim must be indicated afte nal), (Currently amended), (C d (Withdrawn-currently amed in ascending numerical ord	r its claim Canceled), nded).
5. Other (e.g., the amendment is unsigned o	or not signed i	n accordance	with 37 CFR 1.4):	
For further explanation of the amendment format req	uired by 37 C	FR 1.121, se	e MPEP § 714.	
TIME PERIODS FOR FILING A REPLY TO THIS NO	OTICE:	I		
Applicant is given no new time period if the nor filed after allowance. If applicant wishes to result entire corrected amendment must be resulted.	n-compliant ar bmit the non-d tted.	: O⊪pliant att		
 Applicant is given one month, or thirty (30) days correction, if the non-compliant amendment is or (including a submission for a request for continuamendment filed within a suspension period und Quayle action. If any of above boxes 1. to 4. are non-compliant amendment in compliance with 3 	ne of the lollo led examination der 37 CFR 1. e checked, the lot CFR 1.121.	n (RCE) und 103(a) or (c) correction re	ler 37 CFR 1.114), a supple and an amendment filed in equired is only the corrected	mental response to a disection of th
Extensions of time are available under 37 C amendment or an amendment filed in respon	CFR 1.136(a)	only if the no	n-compliant amendment is a	non-final
Failure to timely respond to this notice will Abandonment of the application if the notified in response to a Quayle action; or Non-entry of the amendment if the non-control of the non-control of the amendment if the non-control of the	n-compliant a			
amendment. Crystal Queen	il.	;	571-272-1041	
Legal Instruments Examiner (LIE), if applicable	<u> </u>	!	Telephone No.	
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